

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

MAX VINCENT, Individually and on behalf of  
others similarly situated

Case No: 08 CV-00863(DLC)(THK)

Plaintiffs,

v.

WATERVIEW PARKING INC.,  
ALFONSON DUARTE (in His Capacity as  
Manager and individually); GREGORY MARIA (In  
Her Capacity as Director and Individually)

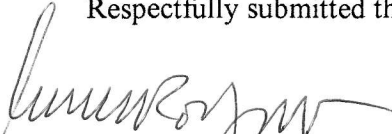
Defendants.

x

**RULE 41 STIPULATION OF DISMISSAL WITH PREJUDICE**

IT IS HEREBY STIPULATED AND AGREED, by and between the Plaintiff Max Vincent and Defendants Waterview Parking Inc., and Gregory Maria in accordance with Rule 41(a)(1)(ii) of the Federal Rules of Civil Procedure, that this action is dismissed with prejudice as against defendant Waterview Parking Inc., and Gregory Maria only. Each party hereto to bear its own costs and attorney's fees.

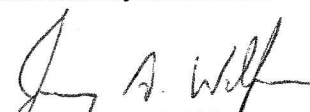
Respectfully submitted this 18th Day of July, 2008,

  
s/ Emmanuel Roy  
Emmanuel Roy (ER-1756  
26 Court Street, Suite 1503  
Brooklyn, NY 11242  
(718) 797-2553  
Email: [nylaw1@gmail.com](mailto:nylaw1@gmail.com)

Attorney for Plaintiffs

DATED:

7-18-2008

  
s/ Jeremy A. Welfer  
Jeremy A. Welfer, Esquire (JW-3061)  
Sexter & Warmflash, P.C.  
115 Broadway, 15<sup>th</sup> Floor  
New York, New York 10006  
(212)577-2800

Counsel for Waterview Parking Inc.,  
Gregory Maria